

AMERICA

Labor Party Plea Is 'Red' Trick; 'Borers' Frankly State Purpos

The so-called "pure and simple trade unionist" is the fundamental American. He holds to his hard-earned rights. He understands that the industrialist is a creature—that freedom in its full sense is impossible when political independence and industrial submission are joined. He is not a collective bargaining agent and the right to be represented by their own choosing is considered of first importance by trade unionists. These are the first step on the road to unfettered freedom.

The trade unionist attacks the source of power. He would overthrow age-long concepts.

To free men from development and industrial control, to develop manhood and initiative in wage earners, is a work that the trade union alone attempts.

New York, April 21.—Communists have perfected plans to defeat Senator Shipstead, author of the anti-injunction bill, now pending in Congress.

Shipstead, a conservative, is one of the Reds' blue-print targets, writing in the Communist, "published for the Workers' Communist Party of America," explains at length how common cause should be made with Trump. Dome looters and injunction judges, the Communist charges, should be directed to private industry.

The Communists, Lovestone points out, are not interested in Minnesota and nominate a candidate for governor.

The first line of attack against Shipstead must be because of "his brazen and brazenly obvious lack of leadership of a genuine Labor Party in this country. It is intended to sway enthusiastic workers and to make them believe that they are the only ones who are sincere and radical in the wood-union movement. They are not. They are merely a grafted mass to sweep workers out of the picture."

"In all phases of the Labor Party campaign, our fundamental task is to bring the workers of the United States to the Workers' Party into a mass movement," the Communist charges.

"Our aim is to affiliate the trade unions and the other labor organizations, the Communist charges, with the Workers' Party. And at the same time we will bring the workers of all these organizations into the Workers' (Communist) Party."

The Labor Party must serve as a recruiting ground for the Workers' Party, and especially attract American elements to our ranks.

"The Workers' Party, the Communist charges, is the only party, the campaign for it, is of tremendous importance to the workers of the Communist Party in the United States."

Lovestone advises "cut-out" recruitment of workers from the Labor Party, but to the Workers' Communist Party, but to constantly keep in mind the danger of going to this program. Organize it, and wreck it, and then go back to the original proposal for the Communist mass party, is Lovestone's constant thought.

"The Workers' Party is the time their cry, 'dictatorship by the proletarians,' is fully acted and will be carried out."

"There would be sheer folly for us," says, "to go into a Labor Party convention and there put up a Communist Party as a rival to the Workers' Communist. Such tactics are suicidal in the development of our party. Shall we not go into the Labor Party for the proletarian dictatorship?"

The Lovestone article is a frank admission that the Workers' Party is a Labor Party is to attract gullible workers who will be prepared for the revolution.

Because Senator Shipstead refused to support the anti-injunction bill, common cause with standpatists who would support him without conditions.

"The Workers' Party," the Communist charges, "is the only party that will join in a common cause with standpatists who will be the least of our

SENATE PASSES FARM BILL; PRESIDENT'S VETO IGNORED

The Interborough Rapid Transit Company has substituted its company "union" for the injunction judge.

This corporation recently lost its fight before a New York City court to have the American labor movement, "and all others" enjoined from interfering with its "yellow dog" contract.

The company will appeal, claiming that they have discovered that the union will not accomplish the same purpose.

If an employee is suspected of being favorable to the legitimate Amalgamated Street Car Men's Association, the company-controlled officials of the fake "union" prefer charges against the employee.

The company complies with the request on the ground that it has a contract with the alleged "union." The company also assures the public that it fears the company-controlled officials of

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If the Liverpool price is \$1 a bushel, for instance, under the equalization

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with the Communists in a May Day celebration, which was to have been conducted by the Federated Trades Assembly. When the meeting was called a Communist organizer brushed

CONTROL COURTS

Senate Judiciary Committee has taken a bill that would take from all cases arising under state laws.

... associates, I incorporate a business under the laws of Delaware, though I am not a resident of Delaware, and all the business is there, yet the corporation is not a citizen of Delaware. If a competitor across the street in McCook sees us, we have to sue him in Delaware. If he sues us, we are removing it to a Federal court. If he sues us in a Federal court, we have to go to a Federal court to a court perhaps hundreds of miles away, at great expense. Yet the matter in controversy may be entirely an Illinois matter. It may be a matter of pure foreclosure case, between residents of Illinois, and yet it is removed to a Federal court."

Senator Norris points out that the bill would deprive the Federal courts from Federal courts on the ground of the fact that the corporation is not a citizen of the State in which the corporation has been organized on violation of the antitrust commerce clause and the interstate commerce clause untouched.

... outstanding feature, however, is that the Senate's Judiciary committee, composed of judges, has taken jurisdiction of the jurisdiction of inferior Federal courts.

STATE UNIONS TO MEET

... will be held at the annual convention of the State Federation of Labor Unions, September 17.

Washington, April 14.—The Labor bill to liberalize the civil service retirement law, introduced in the House by the Civil Service Committee, will be reported to the Senate tomorrow at the option of the employer. The bill would allow an employee has reached the age of 60 and increases the maximum annuity to \$10,000 per annum.

Employees' contribution is approved at \$100,000,000 per annum. The Congressional Lehigh, author of the bill, says that the bill will increase the government contribution to \$100,000,000 per annum, 30-year period. Thereafter the contribution will be \$100,000,000 per annum, with the contribution of the employee to \$10,000,000 per annum.

Inasmuch as the retirement act is a measure, it is urged that the bill be passed at once. The bill is a 50-50 measure, it is urged that the bill be passed at once. The bill is a 50-50 measure, it is urged that the bill be passed at once. The bill is a 50-50 measure, it is urged that the bill be passed at once.

ILLINOIS MINES OPEN

Chicago, April 21.—While Pennsylvania and Ohio coal owners are clamoring for a new coal law, Illinois coal owners are clamoring for a new coal law. The Illinois coal owners are clamoring for a new coal law. The Illinois coal owners are clamoring for a new coal law. The Illinois coal owners are clamoring for a new coal law.

the trade union chairman said, took place in the city of Portland, Maine, Tuesday night, in a fight against the American Federation of Labor and collected several hundred dollars for the "benefit of the miners."

The Federated Trades Assembly was left to hold the bag and pay the cost of the meeting. The Communists are away with the collection.

BISHOP ADOPTS ALLEGATIONS

Portland, Maine, April 21.—Bishop William M. O'Connell, president of the Maine bishops, has asked the preachers from delegates to the Maine Methodist Episcopal Conference when they met in Portland, Tuesday night, to try to forget the differences in denominationalism and to work for the good of the great crisis of war.

"I have been put on the blacklist by the American people," he said. "You know my own vision always leads me to the price."

SAFETY IS STATE'S DUTY

Lansing, Mich., April 21.—Protection of the people's safety is a responsibility of the State, said Governor William A. Clegg, in a speech made in this city.

The number of accidents in industry is increasing and no greater work can be carried on than to strive for their reduction, he said.

DECEITFUL BILL DEFEATED

Albany, N. Y., April 21.—The State Assembly's defeated Assemblymen today voted to strip the restaurant owners a fresh hand to work without employing a large number of women.

WOMEN WILL RESIST

TEXTILE WAGE SLASH

Pawtucket, R. I., April 21.—Opposition to wage cuts that are sweeping through the textile industry was declared at a conference of officials of the United Textile Workers Association.

Thomas F. McMahon, international president, said "any attempt to lower wages will be met by the women's resistance just as strongly as in 1921. In that year the industry was crippled by the women's decision to strike far-reaching strikes in its history."

John J. Connelley, declared that "New England prosperity must be based on the textile industry, not only the textile industry, but industry in general."

He urged female workers, due to the legitimate trade union, to resist the wage slashes of a 10 per cent reduction.